

97-001 JF

MONDAY MAY 14, 2007

TO/JUDGE JOSEPH J. FARNAN, JR.:

YOUR HONOR, THIS CORRESPONDENCE CONCERNS THE MOTION FOR EXTENSION OF TIME TO FILE CERTIFIED STATE COURT RECORDS BY MR. KEVIN M. CARROLL, DEPUTY ATTORNEY GENERAL, DEPARTMENT OF JUSTICE, ON MAY 7, 2007 UNTIL MAY 30, 2007, REQUESTED.

YOUR HONOR, IN YOUR POSITION AND WITH YOUR KNOWLEDGE OF THE LAW, IT IS CLEAR, THAT MY RIGHTS UNDER THE INTERSTATE AGREEMENT ACT ON DETAINER'S WAS VIOLATED, IN CLEAR VIEW AS THE LAW DIRECTS.

I SIGNED EXTRADITION PAPERS ON /ABOUT DECEMBER 2005 OR THE BEGINNING OF JANUARY 2006, WHILE I WAS BEING DETAINED IN THE PHILADELPHIA DETENTION CENTER FOR DELAWARE. THE PHILADELPHIA DETENTION CENTER RELEASED ME ON MARCH 20, 2006, DUE TO THE FACT, THAT DELAWARE DID NOT RESPOND TO EXTRADIT DEFENDANT; ALSO, DEFENDANT WAS NOT BEING HELD FOR ANY CHARGES IN PENNSYLVANIA. ALSO, UNDER THE SUPERIOR COURT CRIMINAL PROCEDURAL TIME FRAMES, THE ONLY TIME THERE IS A 180 DAY OR 120 DAY RIGHT TO A TRIAL IS IF THE PRISONER IS SERVING A SENTENCE IN ONE STATE AND IS BROUGHT TO ANOTHER STATE FOR TRIAL UNDER THE INTERSTATE AGREEMENT ON DETAINER(S).

FURTHERMORE, AS TO PAGE'S 3 AND 4 OF MR. CARROLL, DEPUTY ATTORNEY GENERAL'S ANSWERING BRIEF OF

MAY 7, 2007, WHERE AN EXTENSION OF TIME IS REQUESTED UNTIL MAY 30, 2007 IS STATED THAT MY ASSIGNED COUNSEL HAS NOT FILED ANY OF THE DOCUMENT(S) THAT I SENT TO HIM AND REQUESTED HIM TO FORWARD TO THE PROPER DEPARTMENT(S), INCLUDING THE MOTION'S TO DISMISS THE INDICTMENT AND THE CHARGE'S AGAINST ALEXANDER.

ALSO, IT IS STATING IN THE COURT DOCKET, THAT ALEXANDER HAS FILED TWO / PLUS PRO-SE MOTION'S TO DISMISS THE INDICTMENT. DOCKET # 11 AND 16.

THE MOTION'S WAS REFERRED TO COUNSEL OF RECORD, MR. DADE WEBB, WHICH HE DID NOT ADDRESS THE SUBSTANCE OF THE MOTION. MR. WEBB, HAS DONE NOTHING FOR ME, EXCEPT INSULT ME WITH WORD'S, WHERE I ACTUALLY HAD TO ADDRESS THE (ODC) OFFICE OF DISCIPLINARY COUNSEL, SURROUNDING HIS ACTION'S AS AN ATTORNEY.

I WOULD VALUE YOUR INPUT ON AND ABOUT THIS MATTER, SIR. ALSO, PLEASE REFER TO CRIMINAL PROCEDURE TIME FRAME, TRIAL DATE.

Respectfully Presented

VORLIN ALEXANDER

Vorlin Alexander

SBI # 098778

H.R.Y.C.I.

1301 E. 12TH ST.

Wilmington, Del. 19809

Awaiting Response:

1 OF 5

MR. Ustelin ALEXANDER
SBI #098778
H. R. Y. E. I.
1301 E. 12th Street
Wilmington, Del 19809

LEGAL MAIL

To/ Honorable Judge Joseph T. Farnham, Jr.
c/o Office of The Clerk
844 North King Street
Lock Box 18
Wilmington, Del. 19801

1380143813 0012



WILMINGTON DE 197
23 MAY 2007 PM

U.S.M.C.
X-RAY

IN THE SUPERIOR COURT OF THE STATE OF DELAWARE
IN AND FOR NEW CASTLE COUNTY

STATE OF DELAWARE

-V-

VERLIN ALEXANDER

CASE ID # 0511011555

MOTION TO DISMISS CURRENT COUNSEL
AND FOR COURT TO APPOINT NEW COUNSEL
AND/OR DISMISS ALL CURRENT CHARGES

Comes Now, THE DEFENDANT, VERLIN ALEXANDER,
PRO-SE, AND REQUEST THIS HONORABLE JUDGE JOSEPH J.
FARNAN, JR. TO APPOINT DEFENDANT NEW COUNSEL AND/OR
DISMISS ALL CURRENT CHARGES AGAINST DEFENDANT,
PURSUANT TO SUPERIOR COURT CRIMINAL RULE'S 44(d), 11
D&L.C. § 5103, 48(B) AND ALSO, DELAWARE LAWYER'S RULE OF
PROFESSIONAL CONDUCT - RULE 1.1, 1.2, AND 1.3, FOR THE
REASONS STATED HEREIN:

RESPECTFULLY PRESENTED

VERLIN ALEXANDER

Verlin Alexander

SBI # 098778

H.R. 4. C. I.

1301 E. 12TH ST.

WILMINGTON, DEL. 19809

DATED: MAY 14, 2007

1 OF 5



MR. UERLIN ALEXANDER
SBI #098778
H.R.Y.C.I.
1301 E. 12th Street
Wilmington, Del 19809

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To/ Honorable Judge Joseph J. Farnham, Jr.

c/o Office of The Clerk
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"Legal mail"

13801+3313 0012

MONDAY MAY 14, 2007

MR. DADG D. WORB:

THIS LETTER IS CONCERNING MR. VERLIN ALEXANDER, CASE # 0511011555, WHERE YOU ARE ASSIGNED AS COUNSEL OF RECORD, THUS FAR. I AM REQUESTING THE FOLLOWING MATERIAL(S): POLICE REPORTS, EVIDENCE INVENTORY SHEET, AND ALL OTHER MATERIAL WITHIN YOUR POSSESSION, THAT I AM ENTITLED TO OBTAIN, INCLUDING REPORT(S) FROM HOSPITAL(S), REPORT(S) ON DNA AND ETC.

YOU HAVE FAILED IN THE PAST TO ASSIST ME IN CERTAIN VITAL MATTERS AS THE RECORD WILL REFLECT; HOWEVER, I WOULD LIKE YOUR PROMPT ASSISTANCE TO THE ABOVE, IN SENDING SAID DOCUMENT(S) VIA LEGAL MAILING, IF YOU PLEASE, ALSO A COPY OF THE PHONE RECORD FROM 184 FLAMINGO DR. AND THE CELL PHONE RECORD OF THE ACCUSER FOR THE MONTHS OF OCTOBER AND NOVEMBER OF 2005, AS PREVIOUSLY REQUESTED BY ME, WHICH IS VITAL TO MY DEFENSE AND TO MY LIFE, WHICH IS ON LINE IN THIS CASE; AS YOU SURELY ALREADY KNOW. I WOULD APPRECIATE SOME REAL HELP FROM YOU, FINALLY.

I ALSO WOULD APPRECIATE IF YOU WOULD FIND A LITTLE TIME TO COME TALK TO ME ABOUT WHAT IS GOING ON WITH THIS UPCOMING TRIAL.

THIS LETTER IS BEING SENT IN GOOD FAITH, HOPING YOU WILL ASSIST AS COUNSEL OF RECORD TO THE ABOVE, ALSO PLEASE FILE FOR SUPPRESSION HEARING, ASAP.

AWAITING RESPONSE:

1 OF 5

Respectfully Presented

VERLIN ALEXANDER

Verlin Alexander

H.R.Y.C. I. 1301 G & 12TH ST.
WILMINGTON, DEL 19809

SBI #098778

MR. UERLIN ALEXANDER
SBI #098778
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WILMINGTON DE 197
23 MAY 2007 PM



To/ HONORABLE Judge Joseph J. FRANZ, Jr.

c/o OFFICE OF THE CLERK
844 NORTH KING STREET
LOCKBOX 18
WILMINGTON, DE 19801

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"LEGAL MAIL"

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MONDAY MAY 14, 2007

FOR/ DISCIPLINARY ACTION COUNSEL:

TO/ SIR/MADAM:

I, VERLIN ALEXANDER, # 0511011555, SBI # 098778, AM WRIT-
ING THIS LETTER IN REFERENCE TO THE NON/RESPONSE AS OF YET,
TO THE DOCUMENT(S) THAT I PUT TOGETHER, SUBMITTED AND FOR-
WARDED TO YOUR OFFICE, AMONG OTHER(S) ON APRIL 10 AND APRIL
12, 2007, CONCERNING CASE # 0511011555 AND ALSO, MAINLY,
PUBLIC DEFENDER DAVE WORB. WHEREFORE, DAVE WORB HAS NOT
BEEN ANY KIND OF HELP TO ME, THE DEFENDANT, PLUS MR. WORB
HAS THREATEN DEFENDANT WITH SAYING, THAT HE, MR. WORB, WOULD
MAKE SURE DEFENDANT GETS 15 YEAR'S TO LIFE AND DIE IN PRI-
SON AND THIS WAS ON NOVEMBER 29, 2006; THE FIRST TIME
DEFENDANT EVER SAW MR. WORB.

SIR/MADAM, IN THE EYE'S OF THE LAW, MR. WORB HAS COM-
MITTED SUCH AN ACT OF VIOLATION OF A PERSON(S) CIVIL RIGHT(S),
BY WHAT MR. WORB SAID AND ALSO NOT REVIEWING ANY OF THE
DOCUMENT(S) FROM STATE OR DEFENDANT, RESULTING DEFENDANT
STILL BEING INCARCERATED.

ALSO, BY MR. WORB'S ACTION IN USING INFLAMMATORY LANGUAGE
TO THE FACT OF A PERSONAL ATTACK AGAINST THE DEFENDANT AND
BEING DISRESPECTFUL AND ALSO SAYING DISRESPECTFUL SUGGESTION'S
AND REMARK'S THAT EVEN THE SUPERIOR COURT COULD/SHOULD
RULE ON THE BASIS OF BIAS, AGAINST THE DEFENDANT, RATHER
THAN ON THE MERIT'S OF THE CASE.

SIR/MADAM, ALSO IF YOU WOULD/COULD SPARE A LITTLE TIME

TO GATHER UP ALL THE DOCUMENT(S) THAT MYSELF, THE DEFENDANT AND HIS GIRLFRIEND /WIFE, CRYSTAL SMITH ALEXANDER HAS PUT TOGETHER AND FORWARDED THEM TO OTHER JUSTICE DEPARTMENT(S), SINCE DECEMBER 13, 2006, INCLUDING TO PROTHONOTARY; YOU WILL SEE THAT VITAL INFORMATION IS INCONSISTENT TO WHAT ACCUSER STATED, AS WELL AS SEVERAL OTHER DOCUMENT(S) OF THE STATE. WHICH, MR. WORB HAS REFUSED TO ADDRESS, WHICH IS ALSO STATED IN THE HABEAS CORPUS DOCUMENT, THAT MR. WORB HAS NOT FORWARDED ANY OF MY SUBMITTED DOCUMENT(S) AND I HAVE A COPY OF THE HABEAS CORPUS DOCUMENT WITHIN MY POSSESSION: CIU ACT. NO. 07-01

ALSO, I AM REQUESTING FOR THE COUNSEL TO REFER TO: SUPERIOR COURT CRIMINAL DOCUMENT(S) - NUMBER(S) 11 EVENT, DATED: 1-23-07, 12 EVENT, DATED: 1-24-07, 16 EVENT, DATED: 2-22-07 - AND 17 EVENT, DATED: 2-26-07, AMONG ALL THE OTHER DOCUMENT(S) PERTAINING TO THIS CASE.

I AM REQUESTING THAT THE DISCIPLINARY COUNSEL, PLEASE REMOVE /DISMISS MR. WORB AS THE DEFENDANT'S DEFENSE ATTORNEY AND ASSIGN DEFENDANT ANOTHER ATTORNEY AND /OR DISMISS ALL CHARGE'S AGAINST DEFENDANT. DO TO MR. WORB'S VERBAL ABUSE TOWARD'S DEFENDANT, HIS INEFFECTIVE COUNSELING, AND MR. WORB'S INABILITY TO PURSUE THE KIND OF DEFENSE THAT DEFENDANT NEEDS, IN THIS TYPE OF CASE; ALSO BY LAW, IS REQUIRED TO HAVE AND SHOULD HAVE.

ALSO, DUE TO THE LACK OF COMMUNICATION BETWEEN DE-

DEFENDANT AND ATTORNEY, MR. WORB; ALONG WITH MY RIGHTS
BEING VIOLATED; PLUS MR. WORB'S LACK OF COMMITMENT
TOWARD'S THIS CASE AND TOWARD'S HIS CLIENT, THE DEFENDANT.

MR. WORB, IS VERY UNPROFESSIONAL AND INEFFICIENT
IN THIS CASE, PLUS UNETHICAL IN HIS DUTIES AND MR. WORB
IS IN AFFECTUAL.

DUE, TO MR. WORB'S INADEQUATE READING OF THE DOCUMENT(S) AT HAND, LIKE EXHIBIT'S A AND B, RULE 9 WARRANT AND RULE 16, REFERRING TO THE INCONSISTENT STATEMENT(S) AND DATE(S), PLUS THE INCONSISTENT NUMBER OF CHARGES; IT IS NOT POSSIBLE FOR MR. WORB TO PROVIDE THE DEFENDANT WITH A PROPER / NOR ADEQUATE DEFENSE IN THIS UPCOMING TRIAL. I KNOW BY THE STANDARD OF DELAWARE'S LAW, THAT I CANNOT / NOR WILL NOT GET A PROPER TRIAL WITH MR. WORB AS MY DEFENSE COUNSEL. BECAUSE, MR. WORB HAS DONE NOTHING ON BEHALF OF DEFENDANT TO PURSUE HIS INNOCENCE.

PLEASE REFER ALSO TO DOCUMENT(S) SENT TO PROTHONOTARY
DATED AS FOLLOWS: DECEMBER 13, 2006 • JANUARY 1, 2007 •
JANUARY 17, 2007 • JANUARY 22, 2007 • FEBRUARY 12, 2007 •
MARCH 11, 2007 • MARCH 20, 2007 • MARCH 23, 2007 • APRIL
1, 2007 • APRIL 5, 2007 • APRIL 10, 2007 • AND APRIL 12, 2007 ETC.

AWAITING RESPONSE:

1 OF 5

Respectfully Presented

VERLIN ALEXANDER

Verlin Alexander SBI 098778

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